## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

BODYGUARD PRODUCTIONS, INC.,

v.

Case No. C17-1648RSM

Plaintiff,

ORDER TO SHOW CAUSE

DOE 1, et al.,

Defendants.

This matter was filed on November 3, 2017. *See* Dkt. #1. Plaintiff Bodyguard Productions, Inc., ("Bodyguard") alleges thirteen Doe Defendants participated in the same BitTorrent "swarm" to infringe the same unique copy of the movie *The Hitman's Bodyguard*. *Id.* ¶¶ 10–14. Because the identities of the Doe Defendants are unknown, Bodyguard has filed a motion to expedite discovery. Dkt. #5. The Doe Defendants are represented by Internet Protocol ("IP") addresses which allegedly demonstrate they participated in on-line sharing of *The Hitman's Bodyguard* between 7:44 a.m. on October 1, 2017, and 6:36 a.m. on October 22, 2017. Dkt. #1, Ex. B. Although the evidence of internet activity shows that hours, days, and in some cases weeks, separated each defendant's allegedly infringing conduct, Bodyguard alleges that all thirteen Doe

Defendants participated in a single BitTorrent "swarm," and that the "swarm" aspect of their alleged file-sharing justifies joinder of these defendants in a single lawsuit. *See id.* ¶¶ 18–24.

Although this is one of two cases filed by Bodyguard, its counsel has filed dozens of BitTorrent cases against hundreds of doe defendants in this District. As the Court becomes more familiar with these BitTorrent cases, concern about the potential for abuse in these matters has arisen. See, e.g., Venice PI, LLC v. Doe 1, et al., Case No. C17-988TSZ, Dkt. #27 ¶¶ 2 n.1 and 3. Bodyguard's counsel's actions in this district are of particular concern, and the Court questions the propriety of Bodyguard's efforts to join several doe defendants in a single matter. See id.; also Cobbler Nevada, LLC v. Kevin James, Case No. C15-1430-TSZ, Dkt. #78. Given these concerns, and having reviewed the record in this and related cases, the Court hereby ORDERS as follows:

1. Plaintiff shall, within fourteen days of this Order, show cause in writing why the Court should not: (1) sever all defendants except the first defendant in this case; and (2) dismiss the remaining defendants without prejudice.

IT IS SO ORDERED.

Dated this 27 day of November, 2017.

RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE